## 2003 DRAFTING REQUEST

#### Bill

Received: 02/19/2003				Received By: dkennedy				
Wanted: As time permits				Identical to LRB:				
For: Jeffrey Wood (608) 266-1194					By/Representing: Himself			
This file r	This file may be shown to any legislator: NO				Drafter: dkennedy			
May Contact:					Addl. Drafters:			
Subject: Mental Health - protect place				Extra Copies:	MGD			
Submit vi	a email: YES							
Requester	r's email:	Rep.Wood.	J@legis.stat	e.wi.us				
Carbon co	opy (CC:) to:							
Pre Topi	c:							
No specif	ic pre topic gi	ven						
Topic:			÷					
Sale of Co	entral Center f	or the Develop	nentally Dis	abled				
Instructions:								
See Attac	hed							
Drafting	History:							
Vers.	Drafted	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	dkennedy 02/24/2003	csicilia 02/24/2003					S&L	
/1			chaskett 02/24/2003	3	sbasford 02/24/2003	lemery 03/05/2003		

03/05/2003 08:57:21 AM Page 2

FE Sent For:

<END>

At Intro.

#### 2003 DRAFTING REQUEST

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Instruct	tions:														
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02/24/2003 02:09:58 PM Page 2

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<END>

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May Contact:

Addl. Drafters:

Subject:

Mental Health - protect place

Extra Copies:

**MGD** 

Submit via email: YES

Requester's email:

Rep.WoodJ@legis.state.wi.us

Carbon copy (CC:) to:

**Pre Topic:** 

No specific pre topic given

Topic:

Sale of Central Center for the Developmentally Disabled

**Instructions:** 

See Attached

**Drafting History:** 

Vers.

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**Drafted** 

Reviewed

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**Submitted** 

Jacketed

Required

FE Sent For:

<END>

## TELEPHONE DRAFTING INSTRUCTIONS

# Drafting instructions received by Debora Kennedy.

DATE:

2/19/03

CONVERSATION

WITH:

Rep Wood

OF:

**TELEPHONE NO:** 

REGARDING LRB # OR DRAFT TOPIC:

Closure of Central Center for Des Disabbl

**INSTRUCTIONS:** 

- 1) Pts to be transferred to Noutern Center
- 2 Complète by July 1, 2004
  - 3 Force DHFS to sell
- @ Pts in community if possible



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State of Misconsin 2003 - 2004 LEGISLATURE

2114 LRB-**MY5/P3 |** DAK:./:...

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PREMINARY DRAFT NOT READY FOR INTRODUCTION

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AN ACT ...; relating to: requiring termination of services of, transfer or sale of

tangible personal property and sale of real property at, and transfer of residents

from the Central Center for the Developmentally Disabled and making an

appropriation:

at northern, central, and southern locations

Analysis by the Legislative Reference Bureau

Under current law, the Department of Health and Family Services (DHFS) maintains three state centers for persons with developmental disabilities.

This bill requires DHFS, by July 1, 2004, to terminate all services at the Central Center for the Developmentally Disabled, other than certain alternative services, to sell or transfer all tangible personal property, and to sell all real property, other than that used to provide alternative services, of the Central Center for the Developmentally Disabled. By January 1, 2004, DHFS must submit to the joint committee on finance a proposal for the termination of the services, the transfer of residents of the Central Center for the Developmentally Disabled, the transfer or sale of tangible personal property and real property, and the termination or transfer of employee positions. If the cochairpersons of the joint committee on finance do not notify the secretary of health and family services within 14 working days after receiving the proposal that the cochairpersons have scheduled a meeting to review the request, DHFS must implement the proposal. If, within working days after receiving the proposal, the cochairpersons notify the secretary that the cochairpersons have scheduled a meeting for the purpose of reviewing the proposal, the proposal may be implemented only as approved by the joint committee on

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finance. The bill also provides for the net proceeds of sales of real property by DHFS to be deposited in the budget stabilization fund.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 20.435 (2) (gk) of the statutes is amended to read:

20.435 (2) (gk) Institutional operations and charges. The amounts in the schedule for care, other than under s. 51.06 (1r), provided by the centers for the developmentally disabled to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after July 1, 1978, in accordance with s. 51.437 (4rm) (c); for care, other than under s. 46.043, provided by the mental health institutes, to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after January 1, 1979, in accordance with s. 51.42 (3) (as) 2.; for maintenance of state-owned housing at centers for the developmentally disabled and mental health from p. 6 institutes; for repair or replacement of property damaged at the mental health institutes or, except as provided under 2003 Wisconsin Act .... (this act), section \$\overline{\pi}\$ (2), at centers for the developmentally disabled; and for reimbursing the total cost of using, producing, and providing services, products, and care. All moneys received as payments from medical assistance on and after August 1, 1978; as payments from all other sources including other payments under s. 46.10 and payments under s. 51.437 (4rm) (c) received on and after July 1, 1978; as medical assistance payments, other payments under s. 46.10, and payments under s. 51.42 (3) (as) 2. received on and after January 1, 1979; as payments for the rental of state-owned housing and other institutional facilities at centers for the developmentally disabled and mental

health institutes; for the sale of electricity, steam, or chilled water; as payments in 1 2 restitution of property damaged at the mental health institutes or at centers for the developmentally disabled; for the sale of surplus property, including vehicles, at the 3 mental health institutes or at centers for the developmentally disabled; and for other services, products, and care shall be credited to this appropriation, except that any 5 payment under s. 46.10 received for the care or treatment of patients admitted under 6 s. 51.10, 51.15, or 51.20 for which the state is liable under s. 51.05 (3), of patients 7 admitted under s. 55.06 (9) (d) or (e) for which the state is liable under s. 55.05 (1), 8 of forensic patients committed under ch. 971 or 975, admitted under ch. 975, or 9 transferred under s. 51.35 (3), or of patients transferred from a state prison under 10 s. 51.37 (5), to the Mendota Mental Health Institute or the Winnebago Mental Health 11 Institute shall be treated as general purpose revenue — earned, as defined under s. 12 20,001 (4). 13

History: 1971 c. 125 ss. 138 to 155, 522 (1); 1971 c. 211, 215, 302, 307, 322; 1973 c. 90, 198, 243; 1973 c. 284 s. 32; 1973 c. 308, 321, 322, 333, 336; 1975 c. 39 ss. 153 to 173, 732 (1), (2); 1975 c. 41 s. 52; 1975 c. 82, 224, 292; 1975 c. 413 s. 18; 1975 c. 422, 423; 1975 c. 430 ss. 1, 2, 80; 1977 c. 29 ss. 236 to 273, 1657 (18); 1977 c. 213, 233, 327; 1979 c. 135, 81, 101; 1977 c. 354 s. 101; 1977 c. 354 s. 101; 1977 c. 418 ss. 129 to 137, 924 (18) (d), 929 (55); 1977 c. 428 s. 115; 1977 c. 447; 1979 c. 33, 8, 92 (11); 1979 c. 34, 48; 1979 c. 102 s. 237; 1979 c. 111, 175, 177; 1979 c. 221 ss. 118g to 133, 2202 (20); 1979 c. 238, 300, 331, 361; 1981 c. 20 ss. 301 to 356b, 2202 (20) (b), (d), (g); 1981 c. 93 ss. 3 to 8, 186; 1981 c. 298, 314, 317, 359, 390; 1983 a. 27 ss. 318 to 410, 2202 (20); 1983 a. 192, 199, 245; 1983 a. 333 s. 6; 1983 a. 363, 398, 410, 427; 1983 a. 435 ss. 2, 3, 7; 1983 a. 538; 1985 a. 24, 29, 56, 73, 120, 154, 176, 255, 281, 285, 332; 1987 a. 27, 339, 368, 398, 399, 402; 1987 a. 403 ss. 25, 256; 1987 a. 413; 1989 a. 33, 53; 4989 a. 56 ss. 13, 259; 1989 a. 102; 1989 a. 107 ss. 11, 13, 17 to 37; 1989 a. 120, 122, 173, 199, 202, 318, 336, 359; 1991 a. 6, 39, 189, 269, 275, 290, 315, 322; 1993 a. 16, 277, 69. 8, 99, 168, 183, 377, 437, 445, 446, 450, 469, 479, 490, 491; 1995 a. 27, 1916 (19); 1995 a. 77, 98; 1995 a. 216 ss. 26, 27; 1995 a. 266, 276, 289, 303, 404, 417, 440, 448, 464, 468; 1997 a. 27 ss. 211, 214, 216, 217, 527 to 609; 1997 a. 35, 105, 231, 237, 280, 293; 1999 a. 5, 9, 32, 52, 84, 103, 109, 113, 133, 185, 186; 2001 a. 16, 29, 103, 105.

**SECTION 2.** 25.60 of the statutes is amended to read:

25.60 Budget stabilization fund. There is created a separate nonlapsible trust fund designated as the budget stabilization fund, consisting of moneys transferred to the fund from the general fund under s. 16.518 (3) and under 2003

Wisconsin Act .... (this act), section (2).

SECTION 3. 46.048 of the statutes is repealed.

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20 **SECTION 4.** 51.06 (1) of the statutes is amended to read:

51.06 (1) PURPOSE. The purpose of the northern center for developmentally disabled, central center for developmentally disabled and southern center for

#### SECTION 4

1	developmentally disabled is to provide services needed by developmentally disabled
2	citizens of this state that are otherwise unavailable to them, and to return those
3	persons to the community when their needs can be met at the local level.

History: 1975 c. 430; 1981 c. 20; 1985 a. 29 ss. 1061 to 1064, 3200 (56); 1985 a. 176; 1991 a. 39; 1993 a. 16; 1995 a. 27 s. 9145 (1); 1997 a. 27, 164; 1999 a. 9; 2001 a. 16.

SECTION 5. 51.06 (3) of the statutes is amended to read:

51.06 (3) ADMISSION. Individuals under the age of 22 years shall may be placed only at the central center for the developmentally disabled unless the department authorizes the placement of the individual at the northern or southern center for the developmentally disabled.

History: 1975 c. 430; 1981 c. 20; 1985 a. 29 ss. 1061 to 1064, 3200 (56); 1985 a. 176; 1991 a. 39; 1993 a. 16; 1995 a. 27 s. 9145 (1); 1997 a. 27, 164; 1999 a. 9; 2001 a. 16.

SECTION 6. 51.20 (13) (c) 1. of the statutes is amended to read:

51.20 (13) (c) 1. The court shall designate the facility or service which is to receive the subject individual into the mental health system, except that, if . If the subject individual is under the age of 22 years and the facility is a center for the developmentally disabled, the court shall may designate only the central center for the developmentally disabled unless the department authorizes designation of either the northern or southern center for the developmentally disabled;

History: 19/5 c. 430; 19/7 c. 26, 29; 1977 c. 187 ss. 42, 43, 134, 135; 1977 c. 428 ss. 29 to 65, 115; 1977 c. 447, 449; Sup. Ct. Order, 83 Wis. 2d xiii; 1979 c. 32, 89; Sup. Ct. Order, eff. 1–1–80; 1979 c. 110 s. 60 (1); 1979 c. 175 s. 53; 1979 c. 300, 336, 356; 1981 c. 20, 367; 1981 c. 390 s. 252; 1983 a. 27, 219; 1983 a. 474 ss. 2 to 9m, 14; 1985 a. 29 ss. 1067 to 1071, 3200 (56), 3202 (56); 1985 a. 139, 176, 321, 332; 1987 a. 27; Sup. Ct. Order, 141 Wis. 2d xiii (1987); 1987 a. 366, 394, 403; 1989 a. 31, 334; 1993 a. 98, 196, 227, 316, 451, 474; 1995 a. 77, 201, 268, 292, 440; Sup. Ct. Order No. 96–08, 207 Wis. 2d xv (1997); 1997 a. 35, 130, 237, 283; 1999 a. 83, 89, 162; 2001 a. 16 ss. 1966i to 1966n, 4034ze to 4034zh; 2001 a. 38, 61, 109.

**SECTION 7.** 51.20 (13) (c) 2. of the statutes is amended to read:

51.20 (13) (c) 2. The county department under s. 51.42 or 51.437 shall arrange for treatment in the least restrictive manner consistent with the requirements of the subject individual in accordance with a court order designating the maximum level of inpatient facility, if any, which may be used for treatment, except that, if . If the subject individual is under the age of 22 years and the facility is a center for the developmentally disabled, designation shall be only to the central center for the

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developmentally disabled unless the department authorizes the placement of the individual may be at the northern or southern center for the developmentally disabled; and

History: 1975 c. 430; 1977 c. 26, 29; 1977 c. 187 ss. 42, 43, 134, 135; 1977 c. 428 ss. 29 to 65, 115; 1977 c. 447, 449; Sup. Ct. Order, 83 Wis. 2d xiii; 1979 c. 32, 89; Sup. Ct. Order, eff. 1–1–80; 1979 c. 110 s. 60 (1); 1979 c. 175 s. 53; 1979 c. 300, 336, 356; 1981 c. 20, 367; 1981 c. 390 s. 252; 1983 a. 27, 219; 1983 a. 474 ss. 2 to 9m, 14; 1985 a. 29 ss. 1067 to 1071, 3200 (56), 3202 (56); 1985 a. 139, 176, 321, 332; 1987 a. 27; Sup. Ct. Order, 141 Wis. 2d xiii (1987); 1987 a. 366, 394, 403; 1989 a. 31, 334; 1993 a. 98, 196, 227, 316, 451, 474; 1995 a. 77, 201, 268, 292, 440; Sup. Ct. Order No. 96–08, 207 Wis. 2d xv (1997); 1997 a. 35, 130, 237, 283; 1999 a. 83, 89, 162; 2001 a. 16 ss. 1966i to 1966n, 4034ze to 4034zh; 2001 a. 38, 61, 109.

**Section 8.** 51.20 (13) (f) of the statutes is amended to read:

51.20 (13) (f) The county department under s. 51.42 or 51.437 which that receives an individual who is committed by a court under par. (a) 3. is authorized to place such the individual in an approved treatment facility subject to any limitations which that are specified by the court under par. (c) 2. The county department shall place the subject individual in the treatment program and treatment facility which that is least restrictive of the individual's personal liberty, consistent with the treatment requirements of the individual. The county department shall have ongoing responsibility to review the individual's needs, in accordance with sub. (17), and transfer the person to the least restrictive program consistent with the individual's needs. If the subject individual is under the age of 22 years and if the facility appropriate for placement or transfer is a center for the developmentally disabled, placement or transfer of the individual shall may be made only to the central center for the developmentally disabled unless the department authorizes the placement or transfer to the northern or southern center for the developmentally disabled.

History: 1975 c. 430; 1977 c. 26, 29; 1977 c. 187 ss. 42, 43, 134, 135; 1977 c. 428 ss. 29 to 65, 115; 1977 c. 447, 449; Sup. Ct. Order, 83 Wis. 2d xiii; 1979 c. 32, 89; Sup. Ct. Order, eff. 1-1-80; 1979 c. 110 s. 60 (1); 1979 c. 175 s. 53; 1979 c. 300, 336, 356; 1981 c. 20, 367; 1981 c. 390 s. 252; 1983 a. 27, 219; 1983 a. 474 ss. 2 to 9m, 14; 1985 a. 29 ss. 1067 to 1071, 3200 (56), 3202 (56); 1985 a. 139, 176, 321, 332; 1987 a. 27; Sup. Ct. Order, 141 Wis. 2d xiii (1987); 1987 a. 366, 394, 403; 1989 a. 31, 334; 1993 a. 98, 196, 227, 316, 451, 474; 1995 a. 77, 201, 268, 292, 440; Sup. Ct. Order No. 96-08, 207 Wis. 2d xv (1997); 1997 a. 35, 130, 237, 283; 1999 a. 83, 89, 162; 2001 a. 16 ss. 1966i to 1966a, 4034ze to 4034zli, 2001 a. 38, 61, 109.

**SECTION 9.** 51.35 (1) (bm) of the statutes is repealed.

SECTION 10. 51.67 (intro.) of the statutes is amended to read:

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51.67 Alternate procedure; protective services. (intro.) If, after hearing
under s. 51.13 (4) or 51.20, the court finds that commitment under this chapter is not
warranted and that the subject individual is a fit subject for guardianship and
protective placement or services, the court may, without further notice, appoint a
temporary guardian for the subject individual and order temporary protective
placement or services under ch. 55 for a period not to exceed 30 days. If the court
orders temporary protective placement for an individual under the age of 22 years
in a center for the developmentally disabled, this placement may be made only at the
central center for the developmentally disabled unless the department authorizes
the placement or transfer to the northern or southern center for the developmentally
disabled. Any interested party may then file a petition for permanent guardianship
or protective placement or services, including medication, under ch. 55. If the
individual is in a treatment facility, the individual may remain in the facility during
the period of temporary protective placement if no other appropriate facility is
available. The court may order psychotropic medication as a temporary protective
service under this section if it finds that there is probable cause to believe the
individual is not competent to refuse psychotropic medication and that the
medication ordered will have therapeutic value and will not unreasonably impair the
ability of the individual to prepare for and participate in subsequent legal
proceedings. An individual is not competent to refuse psychotropic medication if,
because of chronic mental illness, and after the advantages and disadvantages of and
alternatives to accepting the particular psychotropic medication have been
explained to the individual, one of the following is true:

(1) CLOSURE OF CENTRAL CENTER FOR THE DEVELOPMENTALLY DISABLED; ACTION BY 1  $\mathbf{2}$ THE DEPARTMENT OF HEALTH AND FAMILY SERVICES. By July 1, 2004, the department of health and family services shall terminate all services at the Central Center for the 3 Developmentally Disabled other than any alternative services that are provided 4 5 under section 51.06 (1r) of the statutes. (\*) SALE OF TANGIBLE PERSONAL PROPERTY AND REAL PROPERTY OF CENTRAL CENTER FOR THE DEVELOPMENTALLY DISABLED. By July 1, 2004, the department of health and family services shall sell/tangible personal property and real property of the Central 9 Center for the Developmentally Disabled, other than tangible personal property and 10 real property in use to provide alternative/services under section 51.06 (1r) of the statutes and other than destate transferred to the Northern Center for the (11)Developmentally Disabled or to the Southern Center for the Developmentally use autocef "C" from next page.

Disabled under subsection (3). If there is any outstanding public debt used to finance 12 13 the acquisition, construction, or improvement of any property that is sold under this 14 subsection, the department of health and family services shall deposit a sufficient 15 16 amount of the net proceeds from the sale of the property in the bond security and 17 redemption fund under section 18.09 of the statutes to repay the principal and pay 18 the interest on the debt, and any premium due upon refunding any of the debt. If 19 the property was purchased with federal financial assistance, the department of 20 health and family services shall pay to the federal government any of the net 21 proceeds required by federal law. If there is no such debt outstanding and there are 22 no moneys payable to the federal government, or if the net proceeds exceed the amount required to be deposited or paid under this subsection, the department of 23 health and family services shall deposit the net proceeds or remaining net proceeds 24 25 in the budget stabilization fund.

(8) CLOSURE OF CENTRAL CENTER FOR THE DEVELOPMENTALLY DISABLED; PROPOSAL.

proposed legislation

By January 1, 2004, the department of health and family services shall develop and submit to the joint committee on finance a proposal for all of the following:

- 4 create 1. By July 1, 2004, the termination of all services at the Central Center for the 5 "D" Developmentally Disabled other than any alternative services that are provided
  - under section 51.06 (1r) of the statutes.

    To the Northern Center for the Developmentally

    Disabled on the Southern Center for the
    - 2. By July 1, 2004, the transfer of residents of the Central Center for the Developmentally Disabled to the Northern Center for the Developmentally Disabled or to the Southern Center for the Developmentally Disabled or the relocation, under section 46.275 of the statutes, of residents of the Central Center for the Developmentally Disabled into community settings.
    - 3. By July 1, 2004, the transfer of tangible personal property, including records, and the sale of tangible personal property and real property of the Center for the Developmentally Disabled other than any tangible personal property and real property in use to provide alternative services under section 51.06 (1r) of the statutes.
    - 4. By July 1, 2004, the termination or transfer of employee positions at the Central Center for the Developmentally Disabled.
    - (b) If the cochairpersons of the joint committee on finance do not notify the secretary of health and family services within 14 working days after receiving the proposal under paragraph (a) that the cochairpersons have scheduled a meeting for the purpose of reviewing the request, the proposal submitted by the department of health and family services shall be implemented. If, within 14 working days after receiving the proposal under paragraph (a), the cochairpersons notify the secretary

LRB-2115/P1 DAK:..... SECTION 11

1	that the cochairpersons have scheduled a meeting for the purpose of reviewing the
2	proposal, the proposal keep be implemented only as approved by the committee.
3	SECTION 12. Initial applicability.
4	(1) The treatment of sections 51.06 (3), 51.20 (13) (c) 1. and 2. and (f), 51.35 (1)
5	(bm), and 51.67 (intro.) of the statutes first applies to an admission, placement, or
<b>6</b>	transfer to a depart for the developmentally disabled on the effective date of this
7	subsection. Center
8	SECTION 13. Effective dates. This act takes effect on the day after publication,
9	except as follows:
10	(1) The treatment of sections 46.048 and 51.06 (1) of the statutes takes effect
11	on July 1, 2004.
12	(END)

#### Mentkowski, Annie

From:

Sent:

Hess, Martha Tuesday, March 04, 2003 4:36 PM LRB.Legal

To:

Subject:

Draft review: LRB 03-2114/1 Topic: Sale of Central Center for the Developmentally Disabled

It has been requested by <Hess, Martha> that the following draft be jacketed for the ASSEMBLY:

Draft review: LRB 03-2114/1 Topic: Sale of Central Center for the Developmentally Disabled